ه مر نو			,				•			RA	r Seal
•		_ <u>IN THE</u>	UNITED STATE	ES PATEN	T AND	TRADEM	ARK OFFICE		1	Dy	
In Re Application of: SHAI et	al						Art Unit: 1653		\		11,715
Application No.: 09/367,714							Examiner: D. Lukt	on		_ D	T050-
Filed: January 14, 2000							Washington, D.C.			H	ECEIVED
For: ANTIPATHOGENIC S	YNTHETIC I	PEPTIDES AND C	OMPOSITIONS	COMPRIS	ING TH	EM	Atty.'s Docket: SH	IAI=2		(SEP 22 2000
		,		C68 7			Date: September	20, 2000		•	אבו בב בטטנו
THE COMMISSIONER OF PA Washington, D.C. 20231	ATENTS AN	D TRADEMARKS	SEP 2 0	2000						RE	CFIVE
Sir:			PATENT &	TRADE						cr.	0.25
Transmitted herewith is a []	Amendmen	t [XX] RESPONSI	E TO NOTICE TO	O COMPLY	WITH	SEQUEN	ICE LISTING REQ	UIREMEI	NTS AN		P 25 LUUU
in the above-identified applica										TECUCE	
Small entity status of the statement to	• •					•	ed statement previ	ously sub	mitted	POU CE	NTER 1600/2900
[xx] No additional fee is red		man ormity dialact a			5 511515						
[] The fee has been calc	ulated as sh	own below:									
(Col. 1)		(Col. 2)	(Col. 3)			SMALL	ENTITY		0	THER THAN	SMALL ENTITY
CLAIMS		HIGHEST NO.	PRESENT	1 [RA		ADDITIONAL	OR		RATE	ADDITIONAL
REMAINING AFTER AMENDMENT		PREVIOUSLY PAID FOR	EXTRA EQUALS				FEE				FEE
TOTAL *	MINUS	** 20	0	<u> </u>	(9	\$		×	18	\$
INDEP. *	MINUS	*** 3	0			9	\$	4	х	78	\$
FIRST PRESENTATION OF I	MULTIPLE C	DEP. CLAIM		J L	<u>+ 13</u>		\$	OR	+	260 TOTAL	\$
If the entry in Col. 1 is If the "Highest Number If the "Highest Number The "Highest Number number of claims origi [XX] Conditional Petition for If any extension of time [] It is hereby petitioned f Small Entity Response Filed Within [] First -	Previously I Previously I Previously P nally filed. Extension of for a respondance for an extension	Paid for" IN THIS S Paid for" IN THIS S Paid For" (total or in of Time nse is required, ap	SPACE is less th SPACE is less th ndependent) is th oplicant requests	an 3, write	"3" in the number ⇒ consid (a). The Other Respo []	found fro fered a pe appropri Than Sma nse Filed First	m the equivalent bo etition therefor. fate fee required by all Entity Within - \$ 110.00				
[] Second - [] Third - [] Fourth - Month After Time Peri [] Less fees (\$) alread	dy paid for mo					- \$ 870.00 - \$ 1360.00 e Period Set				

BROWDY AND NEIMARK

Attorneys for Applicant(s)

ALLEN C. YUN

Registration No. 37,971

Facsimile: (202) 737-3528 Telephone: (202) 628-5197

09/367714	Application No.:
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NOTICE TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant must file the items indicated below within the time period set the Office action to which the Notice is attached to avoid abandonment under 35 U.S.C. § 133 (extensions of time may be obtained under the provisions of 37 CFR 1.136(a)).

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 C.F.R. 1.821 - 1.825 for the following reason(s):

PE	70D	1. This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.3 attention is directed to the final rulemaking notice published at 55 FR 18230 (May 100 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the	1, 1990), and 1114 e final rulemaking
SEP 2 0	Sann	notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998).	
PATENT 8	TRACE	2. This application does not contain, as a separate part of the disclosure on paper collisting as required by 37 C.F.R. 1.821(c).	py, a "Sequence
		3. A copy of the "Sequence Listing" in computer readable form has not been submitted 37 c.F.R. 1.821(e).	ed as required by
	U	4. A copy of the "Sequence Listing" in computer readable form has been submitted. I content of the computer readable form does not comply with the requirements of 3 and/or 1.823, as indicated on the attached copy of the marked -up "Raw Sequence	7 C.F.R. 1.822
		5. The computer readable form that has been filed with this application has been foun and/or unreadable as indicated on the attached CRF Diskette Problem Report. A Scomputer readable form must be submitted as required by 37 C.F.R. 1.825(d).	nd to be damaged Substitute
		6. The paper copy of the "Sequence Listing" is not the same as the computer readable "Sequence Listing" as required by 37 C.F.R. 1.821(e).	
		7. Other:	RECEIVED
	L.)		SEP 2 5 2000
	Ap	plicant Must Provide:	TECH CENT
	X	An initial or <u>substitute</u> computer readable form (CRF) copy of the "Sequence Listing".	TECH CENTER 1600/2900
	X	An initial or <u>substitute</u> paper copy of the "Sequence Listing", as well as an amendment into the specification.	directing its entry
	X	A statement that the content of the paper and computer readable copies are the same applicable, include no new matter, as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.825(b) or 1.825(d).	and, where 21(g) or
	For	questions regarding compliance to these requirements, please contact	: :
		Rules Interpretation, call (703) 308-4216	
		CRF Submission Help, call (703) 308-4212	
		entIn Software Program Support	

PLEASE RETURN A COPY OF THIS NOTICE WITH YOUR REPLY